EXHIBIT 19

Case 19-34054-sgj11 Doc 3590-19 Filed 10/27/22 Entered 10/27/22 17:13:45 Desc Exhibit 19 Page 2 of 2

From: Paul Broaddus < PBroaddus @ Highland Capital.com > To: Mark Patrick < MPatrick @ Highland Capital.com >

Cc: Rick Swadley <RSwadley@HighlandCapital.com>, Shawn Raver

<SRaver@HighlandCapital.com>

Subject: Re: Unicorn - LLC Agreement **Date:** Fri, 8 Mar 2019 07:34:05 -0600

Importance: Normal

I will get it handled.

Sent from my iPhone

On Mar 8, 2019, at 6:50 AM, Mark Patrick < MPatrick@highlandcapital.com > wrote:

Please have this signed while Shawn and I are out. The contribution provision schedule should reflect the equity capital from the debt bridge. So you will need to drop that amount into Schedule A. The percentage interests can remain. Please let me know if Matt has any material comments while we are out. I should be able to give you some language. However, if we can't be reached, I'm sure internally someone can add the language or Alex as a last resort.

You probably should send to BH a few days ahead of March 15th in case there are any issues/questions.

From: Mark Patrick

Sent: Thursday, March 7, 2019 8:54 AM

To: Matt McGraner < MMcGraner@HighlandCapital.com>

Cc: Freddy Chang < FChang@HighlandCapital.com>; Rick Swadley RSwadley@HighlandCapital.com); Paul Broaddus

<PBroaddus@HighlandCapital.com>; Shawn Raver <SRaver@HighlandCapital.com>

Subject: Unicorn - LLC Agreement

Attached is the latest revision. We will need this executed before March 15th for the allocations to have retroactive effect for 2018.

Mark E. Patrick Tax Counsel Highland Capital Management, L.P. 300 Crescent Court, Suite 700 Dallas, Texas 75201

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31 CFR Part 10, section 10.35, requires me to notify you that any advice herein cannot be used for the purpose of avoiding penalties.

<First A&R LLCA of SE Multifamily Holdings LLC.docx>

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